Declaration, Petition for Priority and Power of Attorney (US and PCT)

We, the undersigned inventors, hereby declare that:

[] is attached hereto.

My residence, post office address and citizenship is as stated below next to my name,

I (We) believe that we are the original, first and joint inventors of the subject matter which is claimed and for which a patent is sought on the invention entitled: (as amended):

HOT VEHICLE SAFETY SYSTEM AND METHODS OF PREVENTING PASSENGER ENTRAPMENT AND HEAT SUFFOCATION

which has in the offices of the law firm of Innovation Law Group, Ltd., the Attorney Docket number 24347-051 US, the specification of which:

[X] was filed on: April 27, 2001 as Application Serial No.

3,554.61	and amended (if app	olicable) on:					
	[] was filed as PCT International Appl. No.: on:						
	and amended under PCT Article 19 (if applicable) on:						
	I (We) hereby state that we have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.						
H. Took Book	I (We) acknowledge the du application as defined in Section	ty to disclose infor 1.56 of Title 37 Co	mation known to be a de of Federal Regulat	material to the prions.	atentability of this		
111/2 W. "Und" 1886	I (We) hereby claim foreign priority benefits under 35 U.S.C. §119(a)-(d) or §365(b) of any foreign application(s) for patent or inventor's certificate, or under §365(a) of any PCT International application which designated at least one country other than the United States, listed below, by checking the box, any foreign application for patent or inventor's certificate, or any PCT International application having a filing date before that of the application on which priority is claimed. Prior Foreign Application(s):						
And A	Foreign Application No.	Country	Day/Month/Ye	ear Pr	ority Claimed		
There If	none			[] Yes	[] No		
7 Miles				[] Yes	[] No		
14. A	I (We) hereby claim the benefit under Title 35, United States Code, Section 119(e) of any United States provisional application(s) listed below:						
	Provisional Application	n Number		Filing Date			
	I (We) hereby claim the be Section 365(c) of any PCT In designating the United States, li application is not disclosed in the by the first paragraph of 35 U.S.C material to patentability as define	ternational applicat sted below and, inse prior United States C. Section 112, I (W	ion designating the loofar as the subject magnetic or PCT International (e) acknowledge the different control of the diff	United States of atter of each of application in that uty to disclose in	PCT application the claims of this e manner provided formation which is		

the prior application and the national or PCT international filing date of this application:

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And I hereby appoint the following person(s):

Jacques M. DULIN, Esq., US Registration No. 24,067

as our attorney, with full powers of substitution and revocation, to prosecute this application, to insert the application number and filing date of this application hereon after filing, and to transact all business in the Patent Office connected therewith; and and we hereby request that all correspondence regarding this application be sent to Jacques M. Dulin, Esq., Innovation Law Group, Ltd., 851 Fremont Ave, Suite 101, Los Altos CA 94204, Phone number 650-947-7287, e-mail: Dulin@InnovationLaw.com.

And I (We) hereby appoint the above named attorney(s) as agent(s) to act on Applicant's behalf before all the competent International Authorities in connection with any International Application based on this application and before all corresponding designated and elected National Patent Offices upon National Stage filing from the aforesaid International Application, and to make or receive payments on behalf of the undersigned.

I (We) declare that all statements made herein of my (our) own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18, United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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